1 2 3 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA 6 * * * 7 HYUNDAI MOTOR AMERICA, INC., et. al., Case No. 2:17-cv-03010-JCM-GWF 8 Plaintiffs, v. **ORDER** 9 MIDWEST INDUSTRIAL SUPPLY 10 COMPANY. Defendant. 11 12 This matter is before the Court on Plaintiff's Motion for Leave to File First Amended 13 Complaint (ECF No. 28), filed on October 30, 2018. The parties filed their Stipulation for 14 Extension of Discovery Deadlines and Defendants' Non-Opposition to Plaintiff's Motion for 15 Leave to File First Amended Complaint (ECF No. 30) on November 9, 2018. 16 Under Fed. R. Civ. P. 15(a)(2), prior to trial, a party "may amend its pleading only with 17 the opposing party's written consent or the court's leave." Courts should freely give leave to 18 amend "when justice so requires". Id. As this Court has previously stated "Rule 15's policy of 19 favoring amendments to pleadings should be applied with 'extreme liberality'" where the motion 20 to amend "is not sought in bad faith, does not cause the opposing party undue delay, does not cause 21 the opposing party undue prejudice, and does not constitute an exercise in futility." Wright v. 22 Incline Village General Imp. Dist., 597 F.Supp.2d 1191, 1210 (D.Nev. 2009). 23 Plaintiff requests leave to file an amended complaint to add Alliance Automotive, LLC as 24 a Defendant. The Court finds that justice requires granting Plaintiff's request because the leave to 25 amend is sought in good faith, does not cause the opposing party undue delay or undue prejudice,

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and does not constitute an exercise in futility. Accordingly,

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IT IS HEREBY ORDERED that Plaintiff's Motion for Leave to File First Amended Complaint (ECF No. 28) is granted. IT IS FURTHER ORDERED that Plaintiff may file the amended complaint attached to its Motion for Leave (ECF No. 28) as Exhibit 1. IT IS FURTHER ORDERED that the motion hearing set for November 28, 2018 at 9:30 AM is hereby vacated. Dated this 19th day of November, 2018. UNITED STATES MAGISTRATE JUDGE